Case 1:07-cv-02817-VM Document 10. -02-2007

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## VIA FACSIMILE

Hon, Victor Marrero United States Courthouse 500 Pearl Street, Suite 660 New York, New York 10007

Re:

Globecon v. Intuition Publishing, Inc. et al. SDNY Docket No.: 07 Civ. 2817 (Marrero) USDS SDNY

## Dear Judge Marrero:

I am counsel for the plaintiff in the above matter. A motion to dismiss interposed by defendant Intuition Publishing, Inc. is currently pending before the Court. In light of the issues and concerns raised by Intuition in its motion to dismiss, plaintiff intends to amend its complaint. Plaintiff will further endeavor to draft the amended complaint in a manner acceptable to Intuition's counsel (from a legal sufficiency perspective). In light of this intention, Intuition's counsel has graciously agreed not to press for a decision of the pending motion, as the original complaint will be superseded and rendered moot by the amended complaint.

I am hoping to have a satisfactory amended complaint ready for filing within a week, and thus beg the indulgence of the Court to permit this extension. Thank you for your consideration of this application.

Eric Rotbard

EJR/ig

cc.: Charles Sims, Esq.

VICTOR MARRERO